Alan J. Kessel (Cal. Bar No.: 130707) 1 Suzanne M. Burke (Cal. Bar No.: 188597) 2 Brandon Q. Tran (Cal. Bar No.: 223435) BUCHALTER, NEMER, FIELDS & YOUNGER 3 A Professional Corporation 18400 Von Karman Avenue, Suite 800 4 Irvine, California 92612-0514 Telephone: (949) 760-1121 Facsimile: (949) 720-0182 5 *E-FILED ON 8/4/05* E-mail; btran@buchalter.com 6 Attorneys for Plaintiff DIRECTV, INC. 7 UNITED STATES DISTRICT COURT 8 NORTHERN DISTRICT OF CALIFORNIA 9 SAN JOSE DIVISION 10 DIRECTV, INC., a California corporation, Case No. CV-03-5338 HRL 11 12 Plaintiff, Hon. Howard R. Lloyd STIPULATION FOR VOLUNTARY 13 VS. DISMISSAL WITHOUT PREJUDICE OF PATSY EDWARDS-KEMP, 14 DEFENDANT PATSY EDWARDS-KEMP AND REQUEST TO RETAIN Defendant. JURISDICTION; NEW ROSED ORDER 15 THEREON 16 17 IT IS HEREBY STIPULATED by and between Plaintiff DIRECTV, Inc. 18 ("DIRECTV") and Defendant PATSY EDWARDS-KEMP ("Defendant") (collectively, 19 "Parties"), through their respective counsels of record, that the above-captioned action should be 20 dismissed without prejudice, pursuant to Federal Rules of Civil Procedures 41(a)(1), only as to 21 Defendant, each of said Parties to bear its/her own costs and attorneys' fees. 22 The terms of the Confidential Settlement Agreement dated June 7, 2005 23 ("Agreement") entered into between the Parties require the performance of certain obligations by 24 Defendant that will not be completed until October 2005. If the Defendant does not timely or 25 fully perform these obligations when due, DIRECTV is authorized to seek enforcement of those 26 obligations in this Court. The Parties therefore have consented, and hereby further stipulate and 27 consent to, the retention of jurisdiction over them by this Court and to reference to a Magistrate 28 BNFY 628150v1 (CV-03-5338 HRL) STIPULATION FOR VOLUNTARY DISMISSAL WITHOUT PREJUDICE OF DEFENDANT PATSY EDWARDS-KEMP AND REQUEST TO RETAIN JURISDICTION; APAGEOSED; ORDER THEREON

1	Judge in this District for the purpose of	of enforcing those obligations of the Agreement, as defined
2	therein. The Parties therefore respectfully request that the Court retain such jurisdiction.	
3	DATED: August <u>2</u> , 2005	Respectfully Submitted,
4		BUCHALTER, NEMER, FIELDS & YOUNGER A Professional Corporation
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7 8		By: Brandon Q. Tran Attorneys for Plaintiff DIRECTV, Inc.
9	DATED Assessed 2005	
10	DATED: August, 2005	PARR LAW GROUP
11		810
12		By: Shawn R. Parr
13		Attorneys for Defendant PATSY EDWARDS- KEMP
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28	BNFY 628150v1	-2- (CV-03-5338 HRL)
		MISSAL WITHOUT PREJUDICE OF DEFENDANT PATSY

ORDER ļ 2 HAVING READ AND CONSIDERED the forgoing Stipulation for Voluntary Dismissal Without Prejudice of Defendant PATSY EDWARDS-KEMP and Request to Retain 3 4 Jurisdiction, and such other pleadings, documents and records deemed appropriate by the Court, 5 and good cause appearing therefor, IT IS HEREBY ORDERED: 6 (1) Defendant PATSY EDWARDS-KEMP is hereby dismissed from this 7 action without prejudice; Each of said parties to bear its/her own costs and attorneys' fees; and 8 (2) Until November 18, 2005, this 9 (3)The Court shall retain jurisdiction over Plaintiff DIRECTV, Inc. and Defendant PATSY EDWARDS-KEMP to enforce the terms described above of the Settlement 10 Agreement between those parties dated June 7, 2005 and hereby refers any-further proceedings in 11 this-action-to-enforce such terms-of-the-Settlement-Agreement to a Magistrate-Judge of this 12 -District: 13 14 Dated: August 4, 2005 15 /s/ Howard R. Lloyd Honorable Howard R. Lloyd 16 United States District Court Northern District of California 17 18 19 20 21 22 23 24 25 26 27 28 BNFY 628150v1 STIPULATION FOR VOLUNTARY DISMISSAL WITHOUT PREJUDICE OF DEFENDANT PATSY EDWARDS-KEMP AND REQUEST TO RETAIN JURISDICTION; **** THEREON IN THE PROPERTY OF THE PROPERTY